1 2 3 4 5 6 7 8 9	Kevin T. Barnes, Esq. (#138477) Gregg Lander, Esq. (#194018) LAW OFFICES OF KEVIN T. BARNES 5670 Wilshire Boulevard, Suite 1460 Los Angeles, CA 90036-5664 Tel.: (323) 549-9100 / Fax: (323) 549-010 Email: Barnes@kbarnes.com Sahag Majarian II, Esq. (#146621) LAW OFFICES OF SAHAG MAJARIAN 18250 Ventura Boulevard Tarzana, CA 91356-4229 Tel.: (818) 609-0807 / Fax: (818) 609-089 Email: SahagII@aol.com Attorneys for Plaintiffs KENNETH MON And KEVIN HENSHAW, on behalf of	N II 2
	themselves and all others similarly situated	
10	UNITED STATES DISTRICT COURT	
11	CENTRAL DISTRICT OF CALIFORNIA	
12 13	SERGIO GUTIERREZ, on behalf of himself and all others similarly situated,	Case No: 2:15-cv-08187-JAK(JEMx) Honorable John A. Kronstadt Courtroom 10B
14	Plaintiffs,	CLASS ACTION
15	v.	
16 17	STERICYCLE, INC., a Delaware corporation; and DOES 1 to 100, inclusive,	NOTICE OF MOTION AND PLAINTIFFS' MOTION FOR PRELIMINARY APPROVAL OF CLASS ACTION SETTLEMENT
18	Defendants.) Date: March 12, 2018
19 20		Time: 8:30 a.m. Judge: Hon. John A. Kronstadt Courtroom: 10B
21		Action filed: August 14, 2014 Trial Date: None Set
22		
23	TO ALL PARTIES AND THEIR ATTORNEYS OF RECORD:	
24	YOU ARE HEREBY NOTIFIED THAT on March 12, 2018 at 8:30 a.m. in	
25 26	Courtroom 10B of the United States District Court, Central District located at 350	
27	W. First Street, Courtroom 10B, Los Angeles, CA 90012, Plaintiffs and Defendan	
28	will move for an order granting preliminary approval for the class and collective -1-	

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NOTICE OF MOTION AND PLAINTIFFS' MOTION FOR PRELIMINARY APPROVAL OF CLASS ACTION SETTLEMENT

action settlement, for an order appointing Kenneth Moniz and Kevin Henshaw as the Class Representatives of the proposed settlement Class, and for an order confirming the appointment of Law Offices of Kevin T. Barnes and Law Offices of Sahag Majarian II as Class Counsel for the settlement Class. Good cause exists for the granting of the Motion in that the proposed settlement is fair, reasonable, and adequate.

The Motion will be based on this Notice of Motion, the Declarations of Plaintiffs' counsel, the Memorandum of Points and Authorities set forth below, and on such oral and documentary evidence as may be presented at the hearing of the Motion.

This motion is made following numerous conference of counsel under Local Rule 7-3; the motion is anticipated to be unopposed by Defendant.

No oral argument will be necessary unless it is requested by the Court.

Dated: February 5, 2018 LAW OFFICES OF KEVIN T. BARNES LAW OFFICES OF SAHAG MAJARIAN II

By: <u>/s/ Kevin T. Barnes</u> Kevin T. Barnes, Esq. Attorneys for Plaintiffs